THE RIGHT NEW LAY ARE CON THIS WAY WATCH

REPRINT JULY 1994 FREE

URGENT !!
NEW LAWS
ARE COMING
THIS WAY
WATCH
OUT!!

AND FESTIVAL... AND TRAVEL... AND SOUAT... AND HUNT SAB... AND ASSEMBLE... AND PROTEST... AND.

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INTRO..

If this is your first time, welcome to The Right To Party. This issue is a reprint of Issue 4. April 1994. There is such a large demand for information about the Criminal Justice and Public Order Bill. This is probably due to the governments almost clandestine approach to passing this Bill.

The Criminal Justice Bil is still on the cards for October, and is, despite a savaging in the House of Lords, still a frighteningly vicious piece of paranoic legislation. The postcard campaign we initiated seems to be working, as do the demonstrations. It is, however, imperative that we all keep up the pressure, and continue to inform the general public how dangerous this Bil is for all of us. Keep the faith.

"Dont Let the bastards grind us down"

CRIMINAL JUSTICE BILL 1994

- trespassing on land	(section 45/1)
- failing to leave land	(section 45/3)
· making preparations to hold a "rave"	(section 47/2a)
- waiting for a gathering/'rave"	(section 47/2b)
- attending a gathering /"rave"	(section 47/2c)
- powers to stop at a road block	(section 49/1)
- control of traffic within 5 miles	(section 49/2)
- squatting	(section 57)
- hunt saboteuring	(section 52)

and face three months imprisonment, a large fine, or both!! The breadth and viciousness of this legislation is breathtaking-it is a serious attempt to criminalise any remotely marginal activity in the name of law. The bill even attempts to define "raves" as a gathering "of 100 or more persons (whether or not trespassers) at which amplified music is played during the night" (sect47/1) which might cause "distress to the inhabitants of the locality".

Music is expressly defined so as to include that "wholly or predominantly characterised by the emission of a succession of repetitive beats".



TRESPASS

Trespass is being turned into a crime against the State, undermining the rights of travellers, party people, squatters and outlawing peaceful protest. Soon you could go to prison for damaging a blade of grass.

to demonstrate. All of them focus

on protection of property and in-

volve criminalisation of trespass.

Nobody knows how many people are living semi-legally on someone else's property, but they probably number over 100,000. They include gypsies in trailer caravans, "new age travellers" in busses, lorries or bender tents, squatters in some of the million or so empty

For over 800 years, trespass has been a civil offence in Britain. It recognised as a dispute between individuals rather than a crime "somewhere" is not in prison!! The second is that everywhere is someone's property. More than half of all private land in Britain is owned by 1 per cent of the population, and three quarters by about 5 per cent. So-called public land is owned by bodies such as county

or derelict buildings throughout the country and street-dwellers sleeping in shop fronts and cardboard boxes.

STOP

THIS IS PRIVATE PROPERTY.
PLEASE LEAVE.
NO ONE 'S PERMITTED HERE
WITHOUT SPECIFIC AUTHORISATION

They are an embarrassment to a government trying to portray a different picture. The governments response has been a campaign, the tone of which was set in 1986 by Douglas Hurd, the

then Home Secretary, when he referred to New-age travellers as "a band of medieval brigands who have no respect for the law or the rights of others". In 1988, Thatcher chimed in that "I am only to pleased too make life as difficult as possible for these hippy convoys".

This campaign has culminated in the Criminal Justice and Public Order Bill which is currently in the committee stage in the Commons, and looks like being law before the summer. Amongst its 117 clauses are some specifically targeted at gypsies, travellers, parties and squatters. Others are designed to restrict people's rights

against society. Thus it has never been a crime to walk on other peoples land nor even to enter their house. it does remain a crime to break and enter, to commit a breach of the peace or to commit damage to their property. A road protester was arrested recently for "damage to a piece of string".

Complicated common law relating to trespass (as a non-crime) has lasted since pre-medieval times with good reason. Thus far, the law takes into account two fundamental facts. The first is that everybody has to be somewhere, they occupy physical space - and it is in everyones best interest that

councils, District councils, highway authorities, the Forestry Commission and the Crown, all of whom act as owners against trespassers. Recognition of certain spots as stopping places for travellers was omitted from the 1965 Commons Registration Act. Thousands of people now have nowhere to go.

The proposed new laws go a long way towards making the simple act of being on someone else's

property an imprisonable crime. Amongst the Bill's provisions are:

* Squatters who fail to leave a building within 24 hours of application to the courts by the owner will be committing a criminal offence.

* Public assemblies of trespassers who fail to comply with a police request to leave will be committing a criminal offence.

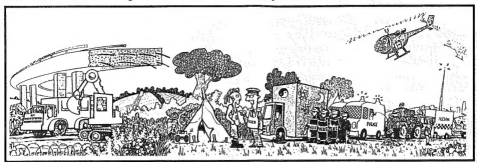
*Police will have the power to order trespassers to leave "if they seek to disrupt or prevent a lawful activity by the owner or his guests". Lying in front of a bulldozer will become a criminal offence.

*The police will have powers to move from private land any gathering of more than six vehicles, to impound the vehicle (even if they are someone's home) and to demand cash for their release. The establishment of vehicle pounds is reckoned by the government to cost about £500,000. This is expected to be financed out of a vehicle reclamation fee!

*Local authorities will be given

imprisonable criminals. It also reinforces to rights of owner to manage their properties in ways that may not be in the public interest (constructing roads, forestry issues etc).

Until now, if a section of the community becomes enraged by an issue, and all means of objection in the participants in these actions could have been convicted as criminals and imprisoned. So, too, could all those who took part in the recent anti-motorway demonstrations at Twyford Down and the M11. Both of these are forcing the Government to reconsider its road building policy.



powers to evict anyone living or camping on any land which is not their own. Failure to comply or re-entry on the land within three months would be a criminal offence.

*The duty of councils to provide sites for travellers, which has existed since 1968, will be removed and grants for these sites will no longer be available.

*Criminal damage to property is now to include "damage to the land itself", a provision suggesting that those who cannot be proved to have damaged a "piece of string" may be accused of damaging blades of grass..

This legislation will turn those who have nowhere else to go into

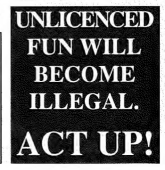
courts and enquiries fail to give satisfaction, the public has had an ultimate extra-legal resource - the right of public, peaceful protest upon the site. This right should not be under-estimated. History shows us that the Commons preservation Society in 1866 ripped down enclosers' fences and thereby saved Berkhampstead Common, Epping Forest, the New Forest and many other landscapes we now take for granted. These campaigns led to the formation of the National Trust. Likewise the Ramblers Association owes its reputation, above all, to the famous mass trespass on the moors of Kinder Scout in 1932.

Under the proposed legislation,

The proposed measures will affect a broad spectrum of British society, from Friends of the Earth to the Caravan Club, the Ramblers Association to Hunt saboteurs, from Shelter to the M11 squatters. Such groups would, we contend, be well advised to forget their political differences or reservations and unite in a broad front to combat the legislation. If they don't, we may (will) live to regret it.

Whilst we have little chance of preventing this becoming law, we must organise to defend ourselves in the future.

The government's attack on "public order" has so far elicited an uncoordinated response from organisations representing those most affected. The most vigorous lobbying against the criminal trespass measures has come from a few groups representing travellers, ranging from Save the Children Fund to small regional groups. Liberty, the civil rights organisation, has been a consistent voice against the bill. Squatters' groups have tried to muster opposition, but have been hampered by lack of funds. The Green Party is divided over the issue and environmental groups have hardly breathed a word.



"WRONG SIDE OF THE LAW"

We can only speculate about the <u>final</u> shape of the coming new laws. Until this date, the advice contained in the 'rights on arrest advice' (see later) still stands.

You will probably have already noticed that when trying to get to a free party or festival (remember them??), the police frequently try to prevent you going on to site with the threat of arrest, telling you the event has been cancelled, intimidating you by searching for drugs etc etc.

What the police can do

1. They can stop people trespassing on land that is covered by

injunctions.

- 2. They can take action that is necessary to prevent a breach of the peace, and arrest (for obstruction) anybody who gets in their way while they do so.
- 3. They can order people to leave squatted land in certain situations (Public order Act 1986, section 39 see below) but only if and after the owner has asked the occupiers to leave and they have failed to do so.

What the police can't do

1. They can't turn a whole county into a "no go" area. Al-

though they frequently try!

- 2. They can't stop people travelling freely along the public highways, either in vehicle or on foot, nor from walking along public footpaths. You don't have to have a "good" reason, or any kind of reason, for doing this, and if you do have one you don't have to tell them what it is.
- 3. They can't prevent land from being occupied unless there is:
- (a) an injunction is in force; or
- (b) a risk of a breach of the peace (if for example landowners are present who might object); or
- (c) a criminal offence being committed (such as criminal damage to a gate or fence).



What they can probably get away with

- 1. They can offer landowners "advice"!! (In fact they have the cheek to say they are "obliged" to do this). In reality they are doing their level best to ensure that no site is made available by telling landowners that it is police policy to discourage such events. How much pressure they are prepared to use is something we will probably never know.
- 2. They can "enforce the law" madiscriminatory way, as people have discovery by being arrested for such "offences" as having dirty rear lights on their vehicle, already know!

What the police do in practice depends as much on politics and public relations as it does on "the law". Police behaviour will probably be better in the presence of independent "respectable" witnesses and the press.

It people present have cameras with them, photograph arrests if at all possible, as they are frequently very useful in subsequent cash cases (such as different artesting officers etc..)

Of course, any behaviour which can possibly be interpreted as violent or aggressive will give them a perfect excuse to do whatever they like.

Public Order Act, Section 39

This section applies only to people who "have entered land as trespassers", so it's not relevant if you were invited on, whatever happens later.

On the other hand it does apply if you entered without permission, even if the owner later said you could stay.

It does not apply to highways, including laybys.

An order to leave can be given provided the most senior in rank of the police officers present "reasonably believes" that:

- 1. You have "the common purpose of residing there for any period".
- 2. Reasonable steps have been taken by the legal occupier to ask you to leave. This means that a specific request to leave by a certain time must have passed. It is not necessary for the occupier to have asked the police to take action. On the other hand, if the occupier is prepared to say that you have not been asked to leave then you will be safe, even if no permission to stay has been given.



3. Either:

- (a) You have brought twelve or more vehicles on to the land. Who the vehicles belong to is irrelevant. If two or more pieces of land in different ownership are occupied, you should be entitled to count vehicles separately on each of them. Or
- (b) Any of the people in occupation "caused damage to property on the land". Damage to the land itself (for instance by lighting fires) is not covered. Or
- (c) Any of the people in occupation have "used threatening, abusive or insulting words or behaviour towards the occupier, a member of his family or an employee or agent of his". One person doing this is sufficient.

Nobody can be arrested under section 39 unless they have failed to leave within "a reasonable time" after the police order is given.

Sections 12 and 14

Whenever there is an "assembly" (at least 20 people), or a "procession" in a public place, the senior police officer present has the power to impose "conditions" if he reasonably believes that it "may result in serious public disorder, serious damage to property or serious disruption to the life of the community". Conditions on an assembly can define where it is allowed to take place and limit both the time it lasts and the number of people present. The power to put conditions on a procession is more vague, but includes the power to regulate its route. Conditions can be imposed in advance, but in this case it must be done by the Chief Constable and in writing.

Injunctions

Legal consequences of an injunction are now much wider than they used to be. Anybody who knows about it may be affected, whether they are named in it or not. Keep away from land covered by injunctions whenever you can. Roads are not covered in such orders.



The basic police strategy when facing a large number of people is always "dispersal".

It is best if can, to keep together.

Work out in advance what to do if you meet police opposition to whatever you are attempting. Is it worth getting arrested for? You usually (though not always) have the alternative of withdrawing to regroup and consider you tactics.

The police will always know what you have to do to get arrested but they will not always tell you this. So ask. If they say "you can't come through here", then ask "Will you arrest me if I do?" Often the answer will be "No"!!

It is usually not a good idea to answer police questions. <u>SAY NOTHING.</u>

If you are arrested with no legal justification, there is nothing you can do about it at the time except protest politely and go quietly. If possible, ensure that someone present knows your name so that enquiries can be made about you. Ask the reason for your arrest and remember the answer - it may come in useful in court. You have a right to have someone informed of your arrest.

If you don't think you're being treated properly in the police station, ask for a copy of the "Code of Conduct on Detention", which specifies what you are entitled to. Ask for a pencil and paper and make notes on the circumstances of your arrest for use in court (just as the police will use their notebooks). You must be released or charged within 24 hours unless suspected of a "serious" offence.

Don't take legal advice from police officers (even friendly ones!). You are entitled to the services of a duty solicitor, so if you want a lawyer, ask.

You do not have to use this lawyer when your case comes to court. Release will recommend lawyers in you home region if asked.

RELEASE 24 HOUR EMERGENCY NUMBER: 071-603-8654



RIGHTS ON ARREST ADVICE

In practice you have few enforceable rights against the police: even evidence illegally obtained by them can be used against you in court.

REMEMBER:

1. Don't get drawn into conversations with the police. Ap-

parently innocent remarks can be used against you. You do not have to say or write anything, or sign any statement. You have the right to refuse to answer all police questions. Most people are better off remaining silent when being questioned.

If the police suspect you have committed any offence, you can be arrested if you refuse to give your name and address, or if they aren't satisfied with the address you have given.

- 2. If in doubt, do and say nothing until you have contacted your solicitor, Release, or the Duty Solicitor.
- 3. If anything you ask for is refused, ask why and remember the reason given.
- 4. As soon as possible make full notes of what has happened and give them to your solicitor. These can be used as evidence in court. If you have been injured go and see a doctor as soon as possible, giving a full explanation of your injuries.

ON THE STREET - IF YOU ARE STOPPED:

Check police identity; ask

to see their warrant card, and remember the details. If they are uniformed, remember their numpolice station for a more thorough search without formally arresting you. They should show evidence



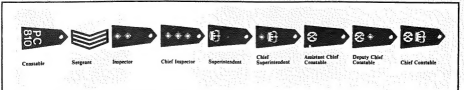
bers.

2. If you are stopped and searched in the street, ask why. The police can stop you in any public place if they suspect that you are in possession of 'prohibited articles' such as offensive weapons, or stolen goods.

On the street, the police can only search outer clothing such as coats, gloves etc. If they suspect that you are in possession of illegal drugs, they can take you to a of identity before searching you, and must keep a record of the search.

IF YOU ARE TAKEN TO A POLICE STATION:

- 1. The custody Officer should give you a notice setting out your rights.
- You have the right to have someone informed of your arrest.
- b. You have the right to consult your lawyer or a Duty Solicitor. Advice under the Duty Solici-



tor scheme is free.

c. You have the right to consult the PACE (police and criminal evidence act) codes of practice.

Access to legal help and informing someone of your arrest can be delayed if you are suspected of a 'serious offence'.

Most important of all, you have the right to remain silent.

2. Ask if you have been arrested, and if so, why. Ask to see the custody officer as soon as you arrive at the police station. Make sure that the starting time of your detention is correctly recorded at the

top of the police custody record, together with a record about whether you need a solicitor or relative informed. Make sure you know why you are being held. The nature of the charges determines your entitlement to rights in the police station.

3. Ask the custody officer to phone your solicitor, the Duty Solicitor, or Release. Insist that a friend or relative is informed of your arrest. You have the right to have someone informed without delay unless you are being detained in connection with a 'serious arrestable offence' (PACE Act section 56). If this is the case, police can delay access to solicitors and relatives in specific circumstances. If they do refuse access, ask why. Insist the reason is recorded on your custody sheet. Even if the police are confident that there are grounds for refusing access to a solicitor, they have to allow access before 36 hours has expired.



4. Ask to be charged or released. Unless you are suspected of a 'serious offence', you must be released or charged with 24 hours of detention, and you have the right to consult a solicitor at any time. Make sure that your request to see a solicitor and the time of the request is recorded by the custody officer.

Whatever the police say, NEVER sign the custody sheet saying you don't want to see a solicitor. Insist on seeing one. If you are held in connection with a 'serious offence' you can be held for up to 36 hours without access to a solicitor, without being charged, if certain conditions are satisfied. For guidance, ask the police for their codes of conduct on detention. You have the right to see them. After 36 hours, you have the right to see a solicitor. A magistrate may order your continued detention in the police station for up to 96 hours, with a series of reviews. If after 96 hours, you have still not

been charged, you have the right to be released.

5. In order to get bail (i.e. released from the police station before going to court) you will probably have to satisfy the police that you have a fixed address. RE-MEMBER - don't admit anything to the police until you have talked to a solicitor. You have the right to remain silent.

IF YOUR HOME OR WORKPLACE IS TO BE SEARCHED:

Police do not need a warrant or yourpermission to enteryourhome in order to arrest someone, but in theory they should name the person sought. Searches can sometimes be conducted without a warrant. In all cases you should ask the reason for the search. You are entitled to see a copy of the search warrant. Police should supply you with information about their powers to search premises. A record of the search must be kept by the police.

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"Enuffs Enuff"

Over 50 reasonable people of all ages and from all walks of life took over a disused launderette and discussed the concern and frustration experienced by all those involved in free music festivals and the travelling circuit. They formed a union of underground collectives to be known as the 'ADVANCE PARTY'.

We value the existence of people willing to pool resources and put on free music and parties - where else can new music be heard and enjoyed?

- * We are fed up by harassment and violence meted out to us by the police in their various guises as defenders of the peace and public order. We maintain that most of the time, the major offenders in 'breaching the peace' or starting public disorder are the police themselves. They spend enormous sums of public money keeping high-tech helicopters in the air, manning road blocks, police surveillance and undercover operations wasting police time arresting sound systems and filling up cells with people who simply wanted to enjoy a party.
- * We feel that we are badly represented in the media and that our side of the story is rarely, if at all heard.
- * We want to defend the free party network and be allowed to organise our parties on sites away from residential areas, to continue to provide a place for people to dance, enjoy music and have refreshments in a peaceful and creative way.
- * We will educate ourselves, those who join us and others in rights as a peaceful citizens in order to defend ourselves better at the point of contact with the police and the authorities.
- * We intend to form links with other civil rights organisations as we recognise that many of the issues around the extension of police powers, changes to the Public Order Act, the Caravan Sites Act, the Law of Trespass and so on bring more valuable minority groups in conflict with the law. Peaceful, law abiding citizens who's way of life is outlawed are becoming criminals.
- * We undertake to campaign against changes to existing laws, or the creation of new ones which seeks to restrict the freedom of people to get together and organise peaceful musical events.
- * We will campaign to raise funds, publish a regular newsletter, propaganda, and petition against immoral laws and changes in the law.
- * We want everyone's experiences to be collected and collated in order to show that we do not deserve to be treated as criminals and outcasts of society. We are struggling to create a better world for us and our children to live in. We will organise mass action against those who attempt to suppress us!
- * We invite anybody who is interested, to join us in our fight for freedom of assembly and expression under international law! it is our right!

We need EVERYBODY's support however great or small. This is how YOU can help us and yourselves:

- Contact us on the address below with your experience
 - (A) Attending parties/raves/festivals
 - (B) organising parties/raves/festivals
 - (C) police tactics in stopping or abusing you

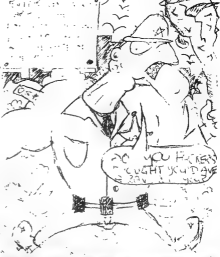
adverse or otherwise with authorities and the police (especially with respect to Acton Lane, Easter 1992, and Milton Keynes August 27-30 1993)

- 2. If you want to join the fight, contact us for our campaign pack (available Feb '94).
- 3. Give us your suggestions and contributions to our newsletter.
- 4. Please make a donation, promises need cash!

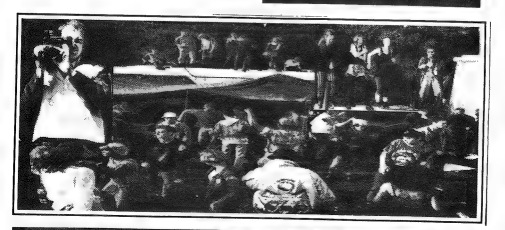
and remember we want to hear about the good times too....

LETTERS TO:

ADVANCE PARTY, P.O. BOX 3290 LONDON NW2 3V.J



CAMPAIGN AGAINST THE CRIMINAL JUSTICE ACT (NOTTINGHAM GROUP) c/o 180 - 182 MANSFIELD RD NOTTINGHAM



FREEDOM TO PARTY, PARTY ON....



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National police force inevitable

says Condon Duncan Campbell Crime Correspond

ANATIONAL

PARTY claiming to represent ravers and the or-resent ravers and the or-agarilsers of sound sys-tems has been formed to campaign against the provi-sions of the Criminal Justice Bill that would outlaw rave marties.

ies. ut police raided a fund-raising party for the new group in Islington, north London at 3am on Saturday after complaints

about noise. Four people were arrested after an officer had been struck by a missile.

Michelle Poole of the American structure and producing "rights letter and producing "rights letter and producing "rights on the American structure of the American st goers, giving them Instruction what to do at police blocks, on arrest and on c

meeting of people who had been involved in arrests or cancellations of parties over the last two years. The people was the people with the people was the

ne said support for the party come from all over the

don and the South-east. The organisers of more than SU sound systems, many of whom have had equipment confiscated by police, are members. The partiy's aim is to campaign against legislation aimed at rave particular the new proving a particular the new province of the particular the new province of the particular the particular the and public Order Bill.

They are collecting the expe-

had members in the properties of individuals who have been arrested at raves and are planning protects against the planning protect and provided the protect of the protect of the protect of the protect of the protection of the planning with the planning and travellers, and travellers, the planning protection of the protection of the protection of the planning protection

"QUOTES"

"Civil disobedience on grounds of conscience is an honourable tradition in this country and those who take part in it may in the end be vindicated by history."

LORD JUSTICE HOFFMAN

(commented during the Twyford Down appeal)

Comments from a:
policeman
judge
lawyer
civil rights advisor
father
prime minister

"As a 45-year old taxpayer, I object to this persecution. I am glad my son enjoys the camaraderie and happiness that is the predominant experience at a rave. I am proud that he is intelligently experienced in the use of drugs, although I am horrified that this makes him a criminal. By taking away the freedom of one group, the freedom of use all is lost. I need my right to silence, my son needs his right to dance in groups of more than 10 people.

All of us need the right to opt out of conventional lifestyles"

FATHER

"The police had been accused of being Maggie's boot boys during the Miner's strike and the Wapping disputes.

We acquitted ourselves well in the circumstances and were assisted by the ready presence of democratically elected members of current, local police authorities.

But imagine if similar events were to occur under these proposals - how easy it would be for the police simply to be the tools of the Government"

JOHN SMITH - president (ACPO)

"The right to peaceful protest is a traditional and legitimate expression of a point of view. Peaceful protest is public, open and visible. It is designed to inform, persuade and egiole. It may be a nuisance; it may even be intended to be. It is often noisy and inconvenient. But it is a regitimate form of public expression, protected by the European Convention of Human Rights"

PETER THORNTON QC

"A little noticed clause in the intelligence Services bill, allows information obtained from bugging and surveillance by MI5 and MI6 to be used in court.

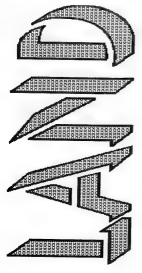
This very important amendment demonstrates a crucial change in direction for these services. In future we will see more and more agents giving evidence from behind screens in ordinary criminal trials?

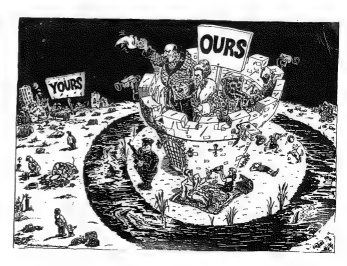
JOHN WADHAM - LIBERTY

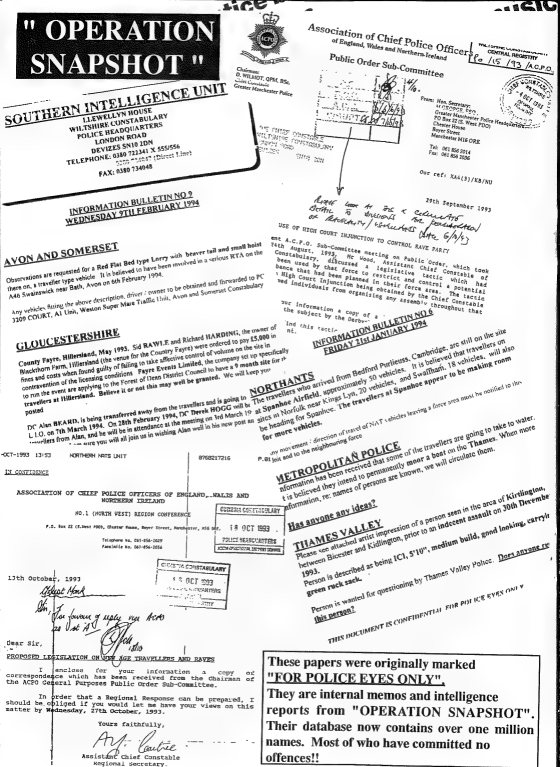
"Fifty years from now, Britain will still be the country of long shadows on county grounds, warm beer, invincible green suburbs, dog lovers and pools fillers and as George Orwell once said. 'Old maids bicycling to Holy Communion through the morning mis'...Britain will remain unamendable in all essentials'.'

JOHN MAJOR









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Police log travellers for crackdown

Duncan Campbell Crime Correspondent

OLICE have launched an intelligence drive against intelligence drive against organises and corrections of rave parties, according to the Guardian. They are aiming to log about 8,000 travellers on computer, with details of their vehicles, nich-names and associates. Some ravel of the computer of the com

Traces will not happen, illegal and a concoled that Traces will not happen, illegal and the representatives of travellers and rave party organisations yesterday condement the use of the state of the s

Austin NOT WHILE I'M ON DUTY, SIR.



notes Spiral Tribe's plans for parties and asks: "Does this mean they are going to be more organised this year? If so, we will be spirally the propose all rave parties, licensed or not. Surrey constable, lary's policy is: "Raves will not happen, illegal or otherwise." Independing the properties of t

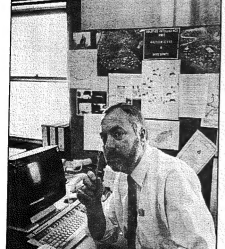
The unit. one of two that have been monitoring travellers since last year — the other is in Cumbria — has carried out Operation Snapshot, which looked at how many travellers were in the properation Snapshot, which looked at how many travellers were interest that the state of the control of the state of the The unit, one of two that have

about indviduals who have not committed offences and on the mere basis of their choice of ilfestyle infringes on their right to privacy and freedom of expression."

Debby Staunton of the Ad-

50 rawe organisers, said: would like to know why the consider as some out of throat consider as some out of throat police said the arrival of a net co-ordinator today left it unab. to comment on the unit. The comment on the unit of the comment on the unit of the comment on the unit of the consideration of the condition of the c

The Guardian 25th Feb '94



PC Malcolm Keene. Wiltshire Police

currently stationed at Wiltshire Police Headquarters, Devizes with the SOUTHERN INTELLIGENCE UNIT of Operation Snapshot

Police watch on travellers to go before **European Court**

Duncan Campbell Crime Correspondent

DOLICE monitoring of New Age travellers is to be challenged at the European Court of lenged at the European Court of Human Rights in a privacy test case brought by the civil rights organisation, Liberty. The action follows a Guard-

ian report on a police drive involving the Southern Intelligence Unit based at Devizes, Wiltshire, to monitor the movements and identities of travel-

John Wadham, the legal offi-cer of Liberty, said last night that he believed the targeting of a group which had not neces sarily committed any offence breached article eight of the breached article eight of the European Convention on Human Rights which provided a right to privacy.

"Targeting the whole of the

travelling community goes well beyond the limitations of article eight," said Mr Wadham. "Just because someone is a New Age traveller doesn't mean that they are involved in crime.

A spokeswoman for Wiltshire A spokeswoman for Wilfshire police said yesterday that they had no knowledge of the Liberty action. There had been no

contact with the group.

The spokeswoman said it had been agreed that Wiltshire would act as an intelligencegathering centre after the Castlemorton free festival last year which led to allegations of major public disorder.

How individual police forces dealt with illegal gatherings in their areas was up to them, the spokeswoman added.

The Guardian 1st March '94

Police track travellers by computer

Duncan Campbell on the huge resources used to thwart New Agers and ravers

ULLETINS from the Southern Intelligence Use the huge travellers and ravers for southern. What court is southern intelligence User which coordina was to be suffered to the southern intelligence User which coordina was to be suffered to the suff

read by rave party organisers are also analysed to work out what parties are planned. What emerges from the bulletins, some dated as recently as February 9, is that considerable intelligence resources and com-

ligence resources and com-r time is being chanelled tracking travellers' and ravers' movements. However, some forces clearly believe they have few problems, but are obliged to take part in the intel-

obliged to take part in the intelligence-gathering operation.
Aznong information about New Age travellers and ravers noted in meetings of the unit, and being passed between forces, are the following: Cl Spiral Tribe, one of the best known rave organisers, are tar-

and being passed between forces, are the following:

Cl Spiral Tribe, one of the best forces, are the following:

Cl Spiral Tribe, one of the best forces, are the following:

a New Musical Express article a New Musical Express article on their movements being cited. The bulletin adds "the following tribe of the followin

more relaxed attitude than others. West Midlands are reported saying they had no problems with travellers or

problems with travellers or ravers.

Thames Valley police, while noting 129 vehicles during last year's Operation Snapshot, which sought to site all travellers, say there is no real problem with them. They also have a more ilberal attitude to raves, saying they are allowed if they saying they are allowed if they meet legal criteria. The intelligence unit has also

meet legal criteria.

The intelligence unit has also been seeking a method whereby inwerken of the country and the seeking a method whereby inwerken of the country and where were in the country and where the country was a possible date.

The bulletin also includes a training a member of Spiral and MTV video facturing a member of Spiral poses. In fact, the woman has prosen, the country wide injunctions of the country wide injunctions of the country wide injunctions (and in the country wide injunctions (in the correspondence. Minutes of the wint's meet.

against public events, according to correspondence.
Minutes of the unit's meetings suggest there is computer capability for 1 million records.

Dance for Life, a London-based firm, has "done a deal" with the Missistry of Defence to allow 21.000 people to attend allowers. The control of the



SQUATTING IS STILL LEGAL!!!

Squatting is not a crime yet. If you have heard rumours saying it has been made one, they are wrong!

The Public Order Act has made some changes affecting travellers occupying empty land, but they don't affect squatting a building. With few exceptions ('protected intended occupiers' and 'residential displaced occupiers), if you get into an empty house or flat which nobody else is using, without doing any damage, you can make it your home. Until the Criminal Justice Act comes into force, you basically have the same rights as other householders: the right to privacy, rubbish collection, postal delivery, social security and essential services like water, and electricity. Many squats last only a short time, but if you choose your place carefully you may be able to stay a while.

Here are a few quick hints:

- 1. Find a place that doesn't look to smart and is owned by the council or by a housing association.
- 2. Get in quickly and quietly without doing any

damage.

- 3. Secure all the entrances and change the lock on the entrance you are using.
- Check that the water, gas and electricity are on or can be turned on, sign on for gas and electric straight away or you could be accused of theft.
- 5. Make sure there's someone in all the time, especially during the day, at least until the owner or council officials come round.
- 6. If the police, owners or council officials come round don't open the door, but tell them through the letterbox that this is now you home and you are not going to leave until the owners get a possession order to evict you.

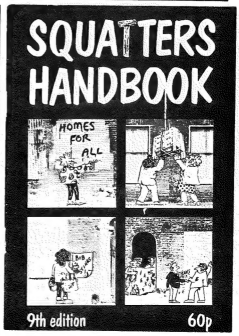
If you are serious about wishing to squat, while you still can!! please contact:

SQUATTERS' ACTION FOR SECURE HOMES 2 ST PAULS ROAD, ISLINGTON LONDON N1 TEL:071-226-8936

WHY NOT GET A COPY OF THE SQUATTERS HANDBOOK







Okay, so you've read the magazine. We now hope you're wondering what can be done to prevent the bill becoming law?

The first step in opposing this bill lies in the spreading and networking of information. YOU can start by passing this booklet around your friends and family, you might find it advantageous to copy this before it gets too tatty. In fact why not make some more copies! You could get together with some friends and start you own publication. (Exactly, of course, what we have done here!).

Help yourselves to anything you want from within these pages - it's yours! by sharing information we can keep each other clued up on the situation. We should be aiming to establish a national information network.

Why not write to you MP? Letter writing has been a surprisingly effective form of protest in the past. There is no reason why, in large enough numbers, that a letter writing campaign should not have an effect. Postcards are available at gigs, parties, and benefits connected with:

ALL SYSTEMS NO!!!

For further information, regular news letters, and details of future protests/ events, send an A5 self addressed stamped envelope to:

The Right 2 Party
Box CJB
15 Goose Gate
Nottingham.

or Tel: 0602 534777 Fax: 0602 534040

